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WISCONSIN SUPREME COURT

TABLE OF PENDING CASES

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The following table describes pending cases the Supreme Court has accepted on petition for review, bypass, certification and original jurisdiction.

The cases included for the first time (that is, the most recently accepted cases) are marked with an * next to the case number. After the Supreme Court decides a case, the date of oral argument or date of submission on briefs is replaced with the date of the Supreme Court decision and abbreviated mandate. That mandate will generally be listed in the table for two months and then the case will be removed from the table.

The information in the table, from left to right, is as follows:

- the case number;
- an abbreviated caption of the case (case name);
- a statement of the issue(s);
- the date the Supreme Court accepted the case;
- the method by which the case came to the Supreme Court: REVW = Petition for review, CERT = Certification, BYPA = Petition to bypass, ORIG = Original Action, WRIT = Petition for supervisory writ, REMD = Remanded from the U.S. Supreme Court;
- the date of oral argument or submission on briefs; or the date of the Supreme Court decision and an abbreviated mandate;
- the Court of Appeals district from which the case came, if applicable; the county;
- the date of the Court of Appeals decision, if applicable;
- whether the Court of Appeals decision is published or unpublished, and, if it is published, the citations to the public domain citation and the official reports for the Court of Appeals decision.

The statement of the issue is cursory and does not purport to be an all-inclusive, precise statement of the issues in the case. Readers interested in a case should determine the precise nature of the issues from the record and briefs filed with the Supreme Court.

The following table covers cases accepted and decisions issued through **August 18, 2006.** Please direct any comments regarding this table to Cornelia G. Clark, Clerk of Supreme Court, P.O. Box 1688, Madison, WI 53701-1688, telephone (608)266-1880.

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Case No.	Caption/Issue(s)	SC Accepted	CA Dist/ Cty	CA Decision
2003AP421	Dairyland Greyhound Park v. J. Doyle, et al	01/11/2005 CERT	4 Dane	
	Does the <u>Wisconsin Constitution</u> , art. IV, § 24, as amended in 1993, and Wis. Stat. § 14.035, prohibit the Governor from entering into agreements for Indian gaming compacts as	Affirmed 07/14/2006 2006 WI 107		
	provided for under the Indian Gaming Regulatory Act, 25 U.S.C. § 2701-02?			
2003AP1534	Royster-Clark, Inc. v. Olsen's Mill, Inc.	09/08/2005 REVW	4 Waush	07/27/2005 Unp
	Whether the circuit court's findings regarding the existence of an agreement to orally modify a contract between the parties was erroneous under the provisions of Wis. Stat. 402.201(1)?	Reversed 05/18/2006 2006 WI 46		
2003AP1731	Orion Flight Services, Inc. v. Basler Flight Service	03/08/2005 REVW	2 Winne	12/21/2004 Pub
	Does aviation fuel qualify as motor vehicle fuel under the Unfair Sales Act, Wis Stat. § 100.30, making it subject to a minimum price markup under the statute?	Affirmed 05/19/2006 2006 WI 51		2004 WI App 222 277 Wis 2d 819 692 NW2d 804
2003AP1806	Metropolitan Ventures v. GEA Associates, et al	12/15/2004 REVW	1 Milw	10/28/2004 Pub
	Does the rule set forth in <u>Nodolf v. Nelson</u> , 103 Wis. 2d 656, 309 N.W.2d 397 (Ct. App. 1981) that requires specificity in financing contingency terms, extend beyond real estate to business sale contracts?	Affirmed and Remanded 06/14/2006 2006 WI 71		2004 WI App 189 276 Wis 2d 625 688 NW 2d 722
2003AP2068	State v. C. Mark	07/28/2005 REVW	4 Jeffer	04/29/2005 Pub
	Did the admission, during trial, of the respondent's compelled statements to his parole officer violate the respondent's Fifth Amendment right to remain silent and his Fourteenth Amendment right to due process of law proceedings as incorporated under Wis. Stat. § 980.05(1m); see State v. Lombard, 2004 WI 95, 273 Wis. 2d 538, 684 NW.2d 103, and State v. Zanelli, 223 Wis. 2d 545, 589 N.W.2d 687 (Ct. App 1998)?	Affirmed and Remanded 06/29/2006 2006 WI 78		2005 WI App 62 280 Wis 2d 436 701 NW2d 598
	Did the circuit court erroneously exercise its discretion when it excluded evidence concerning the conditions of the defendant's probation supervision?			
2003AP2108	Hoida, Inc. v. M&I Midstate Bank, et al	12/15/2004 REVW	4 Porta	10/28/2004 Pub
	Did the court of appeals err in finding that construction lenders and disbursing agents are immune from subcontractor negligence claims for public policy reasons?	Affirmed 06/13/2006 2006 WI 69		2004 WI App 191 276 Wis 2d 705 688 NW2d 691
2003AP2177	D. Kontowicz, et al v. American Standard Ins. Co. Consol. w/2003AP2534	04/06/2005 REVW Reversed	2 Wauke	02/24/2005 Pub 2005 WI App 22
	Does Wis. Stat. § 628.46, which imposes a 12% interest penalty on an insurer for "overdue payment" of an insurance claim, apply to a third-party personal injury claim against a policy by virtue of its reference to Wis. Stat. § 646.31(2)(d)?	05/18/2006 2006 WI 48		278 Wis 2d 664 693 NW2d 112

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Case No.	Caption/Issue(s)	SC Accepted	CA Dist/ Cty	CA Decision
2003AP2245	D. Steinbach, et al. v. Green Lake Sanitary District	01/11/2005 REVW	2 Green	10/28/2004 Pub
	Was an assessment levied against the petitioners' property for public sanitary sewer service properly made within the sanitary district's special assessment power?	Reversed and Remanded 06/06/2006 2006 WI 63	Lake	2004 WI App 192 276 Wis 2d 639 688 NW2d 740
2003AP2457	Wisconsin Auto Title Loans, inc. v. K. Jones Does the Federal Arbitration Act preempt the Wisconsin Consumer Act (WCA) with respect to the unconscionability of a contractual arbitration provision in a consumer contract when the consumer is seeking to invalidate the provisions because it effectively waives the right to a class action of WCA claims under the contract?	09/08/2005 REVW Affirmed 05/25/2006 2006 WI 53	1 Milw	04/29/2005 Pub 2005 WI App 86 280 Wis 2d 823 696 NW2d 214
2003AP2534	L. Buyatt v. Metro. Property & Casualty Ins. Co., et al Consol. w/2003AP2177 Does Wis. Stat. § 628.46, which imposes a 12% interest penalty on an insurer for "overdue payment" of an insurance claim, apply to a third-party personal injury claim against a policy by virtue of its reference to Wis. Stat. § 646.31(2)(d)?	04/06/2005 REVW Reversed 05/18/2006 2006 WI 48	2 Wauke	02/24/2005 Pub 2005 WI App 22 278 Wis 2d 664 693 NW2d 112
2003AP2555	M. Landwehr v. B. Landwehr What is the proper standard of review when determining a motion to modify physical placement in light of Wis. Stat. § 767.24(4)(a)(2) that requires a court to set a placement schedule that maximizes the amount of time a child may spend with each parent, and Wis. Stat. 767.325(1)(b)2 that presumes that the current allocation of physical placement is in the best interest of a child?	06/01/2005 REVW Affirmed 06/06/2006 2006 WI 64	1 Milw	02/24/2005 Unp
2003AP2628	Racine Harley-Davidson, Inc. v. State of Wis. Div. of Hearings & Appeals Is "great weight deference" the correct standard of review to the division's interpretation of a statute that it has never before interpreted and the issue is a question of law involving the application of statutory and contract principles? If "great weight deference" is the correct standard of review, was the division's ruling unreasonable because it directly contravened Wis. Stat. §§ 218.0101(1) and 218.0116(8), and directly contravened the statute's intent, history, and purpose? Is a manufacturer's modification of a dealer's assigned territory	03/08/2005 REVW Reversed and Remanded 07/06/2006 2006 WI 86	2 Racine	01/26/2005 Pub 2005 WI App 6 278 Wis 2d 508 692 NW2d 670
	a modification of the parties' "agreement" under Wis. Stat. § 218.0116(8)?			

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Case No.	Caption/Issue(s)	SC Accepted	CA Dist/ Cty	CA Decision
2003AP2662-CR	State v. J. Brown Did the colloquy during the evidentiary hearing for the petitioner, an illiterate 17-year-old charged with three Class B felonies, meet the requirements set forth in State v. Bangert, 131 Wis. 2d 246, 389 N.W.2d 12 (1986) to establish that the	06/01/2005 REVW Reversed and Remanded 07/12/2006 2006 WI 100	1 Milw	Summary Disp.
2002 A Pacca	petitioner actually understood the elements of the offenses, the consequences of his pleas, and the rights he was waiving?	02/00/2005	4	40/00/004
2003AP2668	Does the circuit court have competency to proceed where a petition for Wis. Stat. Ch. 227 licensing review fails to name 07/06/20	02/09/2005 REVW Reversed 07/06/2006 2006 WI 85	4 Dane	10/28/2004 Pub 2004 WI App 198 276 Wis 2d 793 688 NW2d 681
	Does a statutory ambiguity exist in Ch. 227 such that the identity of the decision-making agency in motor vehicle dealer licensing could be the WisDOT and, if so, is it reasonable under the circumstances for a litigant to name and serve the WisDOT as a respondent, where the Division of Hearing and Appeals followed notice procedures of Wis. Stat. § 227.48(2) and DOT v. Office of Com'r of Transp., 159 Wis. 2d 271; 863 N.W.2d 870 (Ct. App. 1990)?			
2003AP2802-CR	State v. D. Roberson Was trial counsel ineffective for failing to file a motion to suppress the testimony of a police officer identifying the defendant shortly after the defendant's unlawful arrest?	11/11/2005 REVW Affirmed 06/30/2006 2006 WI 80	1 Milw	09/20/2005 Pub 2005 WI App 195 704 NW2d 302
*2003AP2840	B. Meyers, et al. v. Bayer AG, et al. Does a complaint alleging that some consumers paid higher prices for products resold in Wisconsin satisfy the "substantially affects" test of Olstad v. Microsoft, 284 Wis. 2d 224, 700 N.W.2d 139?	07/25/2006 REVW	1	06/28/2006 Pub 2006 WI App 102
2003AP2865	Is the Olstad test automatically satisfied when a product is sold nationwide and is available in Wisconsin? The Warehouse II v. State of Wis. Dept. of Transportation Whether litigation expenses should be awarded under Wis. Stat. § 32.28(1), which allows "fee shifting" in condemnation	12/15/2004 REVW Reversed and Remanded 06/062006	2 Winne	11/17/2004 Unp
	actions, where the property owner prevailed on its challenge to the condemnor's right to take its property on the ground that the condemnor failed to negotiate in good faith?	2006 WI 62		

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Case No.	Caption/Issue(s)	SC Accepted	CA Dist/ Cty	CA Decision
2003AP2968-CR	State v. C. E. Young What is the test for determining when and whether a seizure has occurred within the meaning of the State and federal constitutions?	02/09/2005 REVW Affirmed 07/12/2006 2006 WI 98	2 Kenos	12/21/2004 Pub 2004 WI App 227 277 Wis 2d 715 690 NW2d 866
	Was the defendant seized when a police officer stopped his squad car in the roadway behind the defendant's parked car, put on his flashing lights, and illuminated a spot light on the defendant's car?			
	If the defendant was seized while he was sitting in the car, did the police officer have reasonable suspicion to warrant the seizure?			
	Is the evidence sufficient to support the defendant's conviction for obstructing and resisting?			
2003AP3055-CR	State v. R. W. Kelty	02/09/2005 REVW	4 Wood	12/21/2004 Unp
	Does a defendant waive his or her right to challenge convictions on the ground that the convictions violate the defendant's double-jeopardy rights when the defendant pleads guilty to two criminal offenses that, on their face, appear to be two distinct chargeable offenses?	Reversed 07/12/2006 2006 WI 101	wood	ОПР
	What is the remedy if, on remand, the defendant is successful in establishing that the two criminal offenses are multiplicitious?			
2003AP3353	<u>J. Hilton v. DNR</u>	12/15/2004 REVW	2 Green	Summary
	Did the administrative law judge use established legal methodology, exercise administrative expertise, and correctly balance the interests of riparian landowners against the interests of the public?	Affirmed 07/06/2006 2006 WI 84	Lake	Disp.
	Was an abatement of boat slip spaces along lakefront property an unconstitutional taking of property without due process?			
2003AP3521	B. Shira v. Reliance National Indemnity	03/08/2005 REVW	1 Milw	01/26/2005 Pub
	Does an insurer's reducing clause, based upon Wis. Stat. § 632.32(5)(a2), allow for the reduction of uninsured motorist benefits by worker's compensation funds paid into the state treasury because the insured had no dependents?	Affirmed 07/07/2006 2006 WI 89	IVIIIVV	2005 WI App 10 278 Wis 2d 354 691 NW2d 882
2004AP36	T. Huml v. R. Vlazny, et al	10/14/2005 CERT	2 Walw	
	Whether a written settlement agreement and release discharging a defendant from civil liability for all past, present and future claims arising out of his or her criminal conduct precludes the crime victim from enforcing a subsequent	Reversed 07/07/2006 2006 WI 87		
	judgment for unpaid restitution entered after the defendant has			
2004AP188	been released from probation? AKG Real Estate v. P. Kosterman, et al	01/11/2005	2	12/21/2004
200 1 /1/100	ANO Neal Estate V. F. Nosternian, et al	REVW	Racine	Pub
	Does the "changed conditions" doctrine operate to involuntarily terminate an expressly granted easement when the easement no longer serves the purpose of the servient estate owner?	Reversed 07/14/2006 2006 WI 106		2004 WI App 232 277 Wis 2d 509 691 NW2d 711

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Case No.	Caption/Issue(s)	SC Accepted	CA Dist/ Cty	CA Decision
2004AP267	City of Janesville v CC Midwest, Inc. Does a condemnor meet its obligation to "make available a comparable replacement [business] property" under Wis. Stat. §§ 32.05(8) and 32.19, as set forth in Dotty Dumpling's Dowry v. Community Development Authority, 2002 WI App 200, 257 Wis. 2d 377, 651 NW.2d 1, when it (a) identifies potential replacement business properties, (b) assists the occupant in obtaining renovation cost estimates for properties in which the occupant expresses interest, and (c) tenders the maximum business relocation assistance payment authorized by statute?	04/10/2006 REVW Oral Arg 10/11/2006	4 Rock	02/22/2006 Pub 2006 WI App 21 710 NW2d 713
2004AP276	D. Zastrow, et al v. Journal Communications, Inc., et al Whether the six-year statute of limitations in either Wis. Stat. § 893.52 or 893.43 applies to negligent breach of fiduciary duty claims against the trustees of an express trust?	10/14/2005 REVW Affirmed 06/20/2006 2006 WI 72	4 Jeffer	08/31/2005 Pub 2005 WI App 178 286 Wis 2d 416 703 NW2d 673
	Does the two-year statute of limitations in Wis. Stat. § 893.57, limiting an action for "intentional tort to the person," apply to trustee negligence that cause purely economic injuries? Does the two-year statute of limitations begin to accrue after the termination of the fiduciary relationship or immediately upon the breach of duty?			
2004AP319	Northwest Airlines, Inc. v. Wis. DOR, et al Is the recent Wisconsin legislation creating exemptions that provide significant tax incentives to airline carriers that operate "hub facilities" in Wisconsin unconstitutional under the dormant Commerce Clause of the United States Constitution?	04/06/2005 CERT Reversed 07/07/2006 2006 WI 88	4 Dane	
2004AP352	1325 North Van Buren v. T-3 Group, et al Whether the application of the economic loss doctrine is strictly limited to contracts for the purchase and sale of goods governed by Article 2 of the Uniform Commercial Code; see Insurance Company of North American v. Cease Electric, 2004 WI 139, 276 Wis. 2d 361, 688 N.W2d 462, and Van Lare v. Vogt, 2004 WI 110, 274 Wis. 2d 631, 683 N.W2d 46?	10/03/2005 REVW Reversed Affirmed Remanded 07/11/2006 2006 WI 94	1 Milw	06/22/2005 Pub 2005 WI App 121 284 Wis 2d 387 701 NW2d 13
2004AP377	J. Lassa v. T. Rongstad, et al What balancing test should Wisconsin courts use when deciding whether the identity of anonymous speakers must be disclosed in the context of a defamation action brought by a public official? When a Wisconsin court has applied the appropriate balancing test and concluded that discovery should be allowed, can a litigant who refuses to comply assert that he or she should not be sanctioned based on Burnett v. Alt, 224 Wis. 2d 72, 589	03/08/2005 CERT Oral Arg 11/09/2005 Affirmed 07/13/2006 2006 WI 105	4 Dane	

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Case No.	Caption/Issue(s)	SC Accepted	CA Dist/ Cty	CA Decision
2004AP468	Burbank Grease Services v. L. Sokolowski	05/11/2005 REVW	4 Dane	02/25/2005 Pub
	Does Wis. Stat. § 134.90(6) preempt the common law cause of action for breach of fiduciary duty?	Oral Arg 12/02/2005		2005 WI App 28 278 Wis 2d 698
	Does the disclosure of confidential, proprietary computer data constitute a disclosure of "restricted access information" within the meaning of Wis. Stat. § 943.70(2) (a) 6?	Reversed Affirmed Remanded 07/13/2006 2006 WI 103		693 NW2d 89
2004AP548-W	State ex rel. M. Coleman v. G. McCaughtry, et al	03/08/2005 REVW	4 Pook	Memo
	Did the court of appeals violate due process by applying the doctrine of laches to the petitioner's habeas corpus petition without an evidentiary hearing, where material issues of fact remain in dispute and the record is inconclusive regarding the unreasonableness of delay and the prejudice caused to the State?	Reversed 05/18/2006 2006 WI 49	Rock	Opn.
2004AP583	State ex rel. F. Pharm v. B. Bartow	03/01/2006 REVW	2 Winne	10/28/2005 Pub
	Whether the Interstate Agreement on Detainers Act (IAD or the "Act") permits the State of Wisconsin to retain custody of an out-of-state prisoner for an indefinite civil commitment under Wis. State. Ch. 980 when that prisoner has completed a mandatory period of confinement under a Wisconsin criminal sentence and remains subject to the legal supervision of the criminal corrections authorities of the state that transferred temporary custody of the prisoner to Wisconsin pursuant to the Act?	Oral Arg 09/07/2006	winne	2005 WI App 215 287 Wis 2d 663 706 NW2d 693
2004AP767	Robin K. v. Lamanda M.	02/09/2005 REVW	4 Sauk	12/21/2004 Unp
	What is the applicable standard to be used by the trial court to award guardianship of a child to a non-parent over a parent's objection?	Affirmed 06/13/2006 2006 WI 68		
2004AP803-CR	State v. J. Campbell	08/25/2005 CERT	2 Walw	
	Whether the holding in <u>State v. Bouzek</u> , 268 Wis. 2d 642, 484 N.W2d 362 (Ct. App. 1992) is correct in recognizing a fraud exception to the general rule that bars a collateral attack against an order or judgment of another judicial body in the context of a criminal proceeding?	Affirmed and Remanded 07/12/2006 2006 WI 99		
	If so, (1) is the fraud exception properly limited to jurisdictional fraud; (2) does the "clean hands" doctrine apply; and (3) what are the respective roles of the circuit court and the jury when addressing a fraud exception?			

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Case No.	Caption/Issue(s)	SC Accepted	CA Dist/ Cty	CA Decision
2004AP914-CR	State v L. Teipelman In a motion for resentencing based upon the circuit court's alleged reliance upon inaccurate information at sentencing, does the movant need to prove actual reliance by the court or prejudicial reliance?	12/14/2005 REVW Reversed and Remanded 06/09/2006 2006 WI 66	4 Richl	08/31/2005 Pub 2005 WI App 179 286 Wis 2d 464 703 NW2d 683
	For sentencing purposes, is there a distinction between reliance on prior convictions and charged facts that did not result in convictions?			
2004AP1029-CR	State v. T. Payano-Roman Was the administration of laxatives to the defendant to move suspected drugs through the defendant's body a private action by medical personnel or a search by state actors? If the administration of laxatives was a state-sponsored search, what factors should be utilized to analyze the reasonableness of the search and was the administration of laxatives reasonable under those factors? If the administration of laxatives is determined to have been an unreasonable search, does the doctrine of inevitable discovery nonetheless allow the admissibility of the evidence obtained from the search?	10/03/2005 REVW Reversed 05/18/2006 2006 WI 47	1 Milw	06/22/2005 Pub 2005 WI App 118 284 Wis 2d 350 701 NW2d 72
2004AP1252	J. Mair v. Trollhaugen Ski Resort, et al Whether Wis. Stat. § 893.89, statute of repose, applies to "safe place" claims brought under Wis. Stat. § 101.11 for injuries allegedly arising out of structural defects in a premise? Is there a difference between "structural defects" and "unsafe conditions associated with a structure" for purposes of the application of Wis. Stat. § 893.89 to Wis. Stat. § 101.11 requiring that Wis. Stat. § 893.89 bar a safe place claim that arises after an exposure period if it is based on a "structural defect" but not if it is based on an "unsafe condition" associated with the structure?	10/14/2005 REVW Affirmed 06/06/2006 2006 WI 61	3 Polk	06/22/2005 Pub 2005 WI App 116 283 Wis 2d 722 699 NW2d 624
2004AP1358	J. Vieau v American Family Mutual Ins. Co, et al Does Mau v. North Dakota Ins. Reserve Fund, 2001 WI 134, 248 Wis. 2d 1031, 637 N.W.2d 45 overrule Peabody v American Family Mutual Ins. Co., 220 Wis. 2d 340, 582 N.W.2d 753 (Ct. App. 1998) in the application of indemnity policies under Wis. Stat. § 632.32(6)(b)(1)? Did the court of appeals err in applying § 632.32(5)(e) to this case due to the public policy reasons asserted in Peabody?	05/11/2005 REVW Affirmed 04/19/2006 2006 WI 31	3 Brown	02/24/2005 Pub 2005 WI App 34 278 Wis 2d 683 693 NW2d 127
2004AP1359	K. Yorgan v. T. Durkin Did the defendant, an attorney, fail to fulfill a contractual obligation by refusing to pay for services provided to the attorney's client by the petitioner, a chiropractor, because the attorney never signed the "authorization and doctor's lien" signed by the attorney's client?	06/01/2005 REVW Affirmed 06/02/2006 2006 WI 60	2 Racine	12/21/2004 Unp

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Case No.	Caption/Issue(s)	SC Accepted	Dist/ Cty	CA Decision
2004AP1435-CR	State v. T. Booker	10/14/2005 REVW	1 Milw	08/31/2005 Pub
	Is circumstantial evidence, such as testimony of a minor witness and that of a police detective describing the contents of pornographic videotapes, sufficient to convict a defendant of exposing harmful materials to minors under Wis. Stat. § 948.11?	Reversed 06/29/2006 2006 WI 79		2005 WI App 182 704 NW2d 336
2004AP1513	A. Welin v. American Family Mutual ins. Co., et al	08/25/2005	3	06/22/2005
	Does a policy definition of "underinsured motor vehicle" constitute a reducing clause that is prohibited by Wis. Stat. § 632.32(4m) and 5(i) if it compares the UIM limits to the limits of the tortfeasor's policy without taking into account the amount available to the insured from the tortfeasor's policy after payment to other injured parties?	REVW Reversed and Remanded 06/30/2006 2006 WI 81	Chippe	Unp
	Does the definition of an underinsured vehicle as one where the tortfeasor has liability limits less than the UIM limits result in illusory coverage where there are multiple claimants such that the UIM insured will never recover the limits of the tortfeasor's policy?			
	Is a comparison of the tortfeasor's liability limits to the UIM limits in order to trigger UIM coverage different than a comparison of the tortfeasor's "insurance coverage" to the UIM limits?			
2004AP1519-CR	State v. V. Brockdorf	03/08/2005	1	01/26/2005
	Does <u>Garrity v. New Jersey</u> , 385 U.S. 493 (1967) require suppression of an incriminating statement where the defendant is a police officer and has an allegedly reasonable subjective belief that she must make the statement or lose her job?	REVW Affirmed 06/28/2006 2006 WI 76	Milw	Unp
2004AP1793	S. Drinkwater v. American Family Mutual Ins. Co, et al	11/11/2005	4	
	Should the choice-of-law and subrogation provisions in a health insurance policy issued by an lowa employer to a Wisconsin resident be given effect in a Wisconsin tort case, without regard to Wisconsin's "made whole" doctrine?	CERT Affirmed 06/01/2006 2006 WI 56	Grant	

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Case No.	Caption/Issue(s)	SC Accepted	CA Dist/ Cty	CA Decision
2004AP1877	G. Richards v. First Union Securities, Inc. What evidence must a defendant produce in order to vacate a default judgment for insufficient service of process on a corporation under Wis. Stat. § 801.11(5)(a), especially with respect to whether an individual is a "managing agent" of the corporation?	11/15/2005 REVW Reversed and Remanded 05/31/2006 2006 WI 55	2 Wauke	07/27/2005 Pub 2005 WI App 164 284 Wis 2d 530 702 NW2d 45
	Who bears the burden of persuasion that service was inadequate and how does that burden interact with the rule that a circuit court judgment is void if service was not properly effected? See Emery v, Emery, 124 Wis. 2d 613, 369 N.W.2d 728 (1985); West v. West, 82 Wis. 2d 158, 262 N.W.2d 87 (1978); Danielson v. Brody Seating Co., 71 Wis. 2d 424, 238 N.W.2D 531 (1976)?			
	May an appellate court "address and litigate" a mixed issue of law and fact on appeal without violating a party's due process rights?			
2004AP1991	T. Butler, et al v. Advanced Drainage Systems, et al Did the court of appeals violate the <u>Palsgraf v. Long Island R.R. Co.</u> , 248 N.Y. 339, 162 N.W. 99 (1928)(Andrews, J., dissenting) dissent principles by concluding that the defendants may owe a duty of ordinary care to some parties, but not to others?	09/08/2005 REVW Oral Arg 01/12/2006 Affirmed 07/13/2006 2006 WI 102	3 Washb	05/25/2005 Pub 2005 WI App 108 282 Wis 2d 776 698 NW2d 117
	If not, did the court of appeals err in its application of the Restatement (2d) of Torts § 324A to the facts of this case?	2000 111 102		
2004AP2004	R. Borst, et al v. Allstate Insurance Co. Under Wis. Stat. § 788.10(1)(b) (2003 – 04), can "evident partiality," due to a relationship between an arbitrator and a party be avoided by full disclosure at the outset and declaration of impartiality?	01/20/2006 CERT Reversed and Remanded 06/13/2006 2006 WI 70	2 Kenos	
	Is there a presumption of impartiality among all arbitrators which may be "sidestepped" only by explicit agreement of all parties by which they may select arbitrators who in effect are their advocates?			
	Other than the deposition procedure outlined in Wis. Stat. § 788.07, is the nature and extent of discovery during the arbitration process governed by contract, the arbitrators' inherent authority, or a combination of the two?			
2004AP2010-CR	State v. L. Anderson Is a defendant entitled to a new trial where requests to review evidence by a jury in deliberation were not met by the trial court nor communicated to the parties' counsel until after verdict?	12/14/2005 REVW Reversed and Remanded 06/292006 2006 WI 77	1 Milw	11/30/2005 Pub 2005 WI App 238 707 NW2d 159

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Case No.	Caption/Issue(s)	SC Accepted	CA Dist/ Cty	CA Decision
2004AP2035-CR	State v. D. Smith	05/11/2005 REVW	1 Milw	02/24/2005 Unp
	Did the trial court properly deny a motion to strike a juror for cause (objective bias) when, during voir dire, the juror stated that she is an administrative assistant in the district attorney's office prosecuting the case?	Affirmed 06/27/2006 2006 WI 74		
2004AP2065	J. Hanson v. American Family Mutual ins. Co., et al	01/20/2006 REVW	1 Milw	12/21/2005 Unp
	In an auto accident case, is the defendant's liability for medical expenses for surgery, admittedly well-done but allegedly not necessitated by any injury incurred in the auto accident, determined under the same standard utilized when surgery necessitated by an injury incurred in the auto accident was negligently performed, thus aggravating the injury?	Affirmed 07/12/2006 2006 WI 97		
2004AP2318	First American Title Ins. Co. v. D. Dahlmann Does a landowner's unintentional encroachment onto adjacent property result in a defect in or unmarketability of the landowner's title?	01/20/2006 REVW Reversed and Remanded 06/07/2006	4 Dane	11/30/2005 Unp
	Does the landowner's title insurance company's deletion of certain exceptions (including the standard "survey exception") from its title insurance policy result in coverage for damages to the landowner's title?	2006 WI 65		
2004AP2322	M. Sonday, et al v Dave Kohel Agency, Inc.	10/14/2005 CERT	2 Kenos	
	Is a real estate broker entitled to a broker's commission under a listing contract when the listed real estate is condemned and acquired by a governmental agency during the listing?	Affirmed Reversed Remanded	ronoo	
	If the real estate listing contract permits recovery of a broker's commission in a condemnation, does public policy preclude such payment?	07/11/2006 2006 WI 92		
2004AP2468	Wis. DOR v. River City Refuse Removal, Inc.	05/09/2006 REVW	4 Dane	03/22/2006 Pub
	Is a subsidiary corporation liable for sales and use tax normally imposed upon acquisitions by one corporation from another of taxable vehicles where the acquisitions were made from other subsidiary corporations without consideration in nonmercantile transactions?	Oral Arg 10/13/2006		2006 WI App 34 712 NW2d 351
	Did the Wisconsin Tax Appeals Commission correctly reverse the Department of Revenue's assessed negligence penalty for a subsidiary's failure to pay tax upon four other categories of items in addition to the vehicles?			

WISCONSIN SUPREME COURT PENDING CASES

By Cornelia G. Clark, Clerk of Supreme Court (608) 266-1880

Case No.	Caption/Issue(s)	SC Accepted	CA Dist/ Cty	CA Decision
2004AP2481-CR	State v. M. Jensen Did the circuit court err in holding that the victim's voicemail statements to a police officer and a letter she wrote to the police department were testimonial under <u>Crawford v. Washington</u> , 124 S. Ct. 1354 (2004), and therefore inadmissible at the defendant's murder trial?	07/28/2005 BYPA Oral Arg 01/11/2006	2 Kenos	
	If the voicemail message and letter are testimonial, should this evidence nevertheless be admitted at the defendant's murder trial under the doctrine of forfeiture by wrongdoing, if the State, outside the jury's presence, can convince the circuit court by a preponderance of the evidence that the defendant killed his wife?			
	Did the circuit court err in holding that the victim's statements to her neighbors and her son's teacher were not testimonial and therefore admissible at trial?			
	If the statements are testimonial, is the State entitled to a pretrial hearing on whether the statements may be admitted under the doctrine of forfeiture by wrongdoing?			
2004AP2582	Jackson County v. DNR, et al (Consol. w/2005AP545) Can a county, after taking a tax deed to assume ownership of property on which taxes had not been paid, rescind the tax deed and return the property to the original owner without that owner's consent?	11/11/2005 CERT Affirmed and Remanded 07/11/2006 2006 WI 96	4 Dane	
2004AP2588	C. Aslakson v. Gallagher Bassett Services, Inc. Does Wis. Stat. § 102.81(1)(a) preempt bad faith claims by an uninsured employee against the contract administrator for the State Uninsured Employer's Fund (UEF), or may an uninsured employee bring a tort claim against the administrator for bad faith denial of a worker's compensation claim?	06/14/2006 REVW Oral Arg 11/01/2006	4 Dane	03/22/2006 Pub 2006 WI App 35 711 NW2d 667
2004AP2592	R. Bartholomew, et al v. Wis. Patients Compensation Fund, et al May an estate recover non-economic damages for the decedent's pre-death pain and suffering in addition to the surviving spouse's wrongful death and loss of society damages?	12/14/2005 REVW Reversed and Remanded 07/07/2006 2006 WI 91	2 Kenos	Summary Disp.
2004AP2655	S. Teitsworth, et al v. Harley-Davidson Inc. et al May a circuit court reopen an action to permit further proceedings and amendment of a complaint to assert new theories of liability following remittitur from this court affirming the dismissal of the case, but where the court's decision set forth other available remedies; see Tietsworth v. Harley-Davidson , Inc., 2004 WI 32, 270 Wis. 2d 146, 677 N.W.2d233?	02/27//2006 REVW Oral Arg 09/07/2006	1 Milw	01/25/2006 Pub 2006 WI App 5 709 NW2d 901

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By Cornelia G. Clark, Clerk of Supreme Court (608) 266-1880

Case No.	Caption/Issue(s)	SC Accepted	CA Dist/ Cty	CA Decision
2004AP2746	Affordable Erecting, Inc. v. Neosho Trompler, Inc. Is a party equitably estopped from re-filing a court action by withholding approval of a mediation agreement when another party relied upon their inaction as approval of the agreement?	09/08/2005 REVW Affirmed 06/09/2006 2006 WI 67	2 Wash	08/31/2005 Pub 2005 WI App 189 703 NW2d 737
2004AP2820-CR	State v. R. Walker Must a defendant who has filed a motion for sentence modification under Wis. Stat. § (Rule) 809.30 and then is resentenced pursuant to that motion, file a second motion for sentence modification in the circuit court prior to taking an appeal to the court of appeals or does the resentencing constitute "compelling circumstances" so as to avoid the necessity for filing a second motion for sentence modification?	10/03/2005 REVW Modified, Affirmed, Remanded 06/30/2006 2006 WI 82	2 Green Lake	Summary Disp.
	What is the impact of Wis. Stat. §§ (Rule) 809.30(2)(b), 809.30(2)(h), and 809.30(2)(j) on the issue of the need to file a second motion for sentence modification under these facts?			
2004AP2936-CR	State v. B. Hibl Does State v. Dubose, 2005 WI 126; Wis. 2d; 699 N.W. 2d 582 control the admissibility of an eyewitness identification resulting from procedures other than "inherently suggestive" showups?	12/14/2005 REVW Reversed and Remanded 05/26/2006 2006 WI 52	2 Wauke	10/28/2005 Pub 2005 WI App 228 706 NW2d 134
	Does <i>Dubose</i> implicitly overrule the court's decision in <u>State v. Marshall</u> , 92 Wis. 2d; 284 N.W. 2d 592 (1979)? Did the Court of Appeals err in taking judicial notice of facts derived from a source "subject to reasonable dispute" under			
2004AP2989-CR	Wis. Stat. § (Rule) 902.01(2)? State v. S. Fisher Whether the concealed weapon statute can be enforced against a tavern owner who keeps a loaded gun in the glove compartment of his car for protection because he routinely makes large cash deposits in a high-crime neighborhood?	10/14/2005 CERT Reversed and Remanded 05/17/2006 2006 WI 44	4 Jacks	
2004AP3238	Brew City Redevelopment Group, LLC v. The Ferchill Group Is there a malevolent action exception to the economic-loss doctrine?	05/09/2006 REVW Oral Arg 10/13/2006	1 Milw	03/22/2006 Pub 2006 WI App 39
	Can a plaintiff pursue a tortious interference with contract claim against persons affiliated with and acting on behalf of an LLC without alleging that the individuals acted out of a personal motive inconsistent with the LLC's interest?			
	Does the intra-corporate conspiracy doctrine of Copperweld v. Independence Tube Corp., 467 U.S. 752 (1984) preclude a conspiracy claim against persons affiliated with and acting on behalf of an LLC?			

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By Cornelia G. Clark, Clerk of Supreme Court (608) 266-1880

Case No.	Caption/Issue(s)	SC Accepted	CA Dist/ Cty	CA Decision
2004AP3285-CR	State v. G. Kasmarek Was the sentence imposed by the circuit court unduly harsh under the totality of the circumstances of this case although the sentence is within the limits of the maximum sentence that could have been imposed?	06/14/2006 REVW Oral Arg 10/30/2006	2 Wauke	Summary Disp.
2004AP3384	B. Spielgelberg v. State of Wisconsin, et al Where a property in a partial taking consists of multiple contiguous parcels, is the property valued at (1) fair market value of the property as a whole, or (2) the sum of the fair market value of each individual tax parcel?	12/14/2005 CERT Affirmed 06/27/2006 2006 WI 75	Winne	
2005AP2-NM	Kenosha County Dept. of Human Services v. Jodie W. Whether failure to meet an impossible condition of review is an appropriate and constitutional ground for termination of parental rights?	12/14/2005 REVW Reversed 07/11/2006 2006 WI 93	2 Kenos	Summary Disp.
	Whether an agency satisfies its duty to make a "reasonable effort" to provide court ordered services when the services it provides necessarily do not contribute to a parent's ability to meet a condition of return, and where the parent's accompanying failure to meet that condition is used as the grounds for the termination of parental rights?			
	Whether a circuit court errs in accepting a no contest plea as "knowing" when it is given in an internally inconsistent plea questionnaire or plea colloquy that indicates that the parent has certain alternatives that she does not in fact have, or waives other rights she clearly intends to reserve?			
	Whether the court of appeals erred when it refused to toll the time period set forth in Wis. Stat. § (Rule) 809.107(6)(e)?			
	Whether the circuit court or the court of Appeals erred in refusing to allow the parent an opportunity to present additional evidence to demonstrate her early release or her fitness as a parent?			
2005AP48-CR	State v. S. Daley Whether the court of appeals' decision in this case conflicts with binding precedent established in <u>State v. Barney</u> , 213 Wis. 2d 344, 570 N.W.2d 731 (Ct. App 1997)? (The matter is remanded to the court of appeals for further proceedings in light of <u>Barney</u> . Proceedings in this court are held in abeyance pending remand, this court retains jurisdiction)	03/16/2006 REVW Dism. 05/09/2006	3 Oconto	12/21/2005 Pub 2005 WI App 260 710 NW2d 904
2005AP81-CR	State v. S. Muckerheide Did the court of appeals err in applying the "Other Acts" standards under Wis. Stats. § 904.04 to the defendant's proffered evidence; see State v. Johnson, 184 Wis. 2d 324, 516 N.W.2d 463 (Ct. App 1994), State v. Gray, 225 Wis. 2d 39, 590 N.W.2d 918 (1999), and State v. Sullivan, 216 Wis. 2d 768, 576 N.W.2d 30 (1998)?	06/14/2006 REVW Oral Arg 10/31/2006	1 Milw	04/26/2006 Unp

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By Cornelia G. Clark, Clerk of Supreme Court (608) 266-1880

Case No.	Caption/Issue(s)	SC Accepted	CA Dist/ Cty	CA Decision
2005AP87	State ex rel. S. Heimerman v. G. McCaughtry Does the court of appeals have the authority to restrict future filings in the circuit courts by an individual against whom there are unsatisfied sanctions for filing frivolous actions?	02/27/2006 CERT Vacated and Remanded 06/14/2006	4 Dane	
	If so, should there be an exception for new filings in which the court determines that the individual is in imminent danger of serious physical injury? See Wis. Stat. § 801.02(7)(d) (2003-04).			
	May the court of appeals (or the circuit court) refuse to accept for filing a case because of unpaid sanctions in a different case in any state court?			
	May the court of appeals or the circuit court refuse to accept for filing a case because of unpaid sanctions in federal court?			
2005AP121	L. Mueller v. McMillan Warner Ins Co., et al What standard of care must be provided to an injured individual at or near the scene of an accident to qualify a caregiver for immunity from civil liability under Wis. Stat. § 895.48(1), the "Good Samaritan" statute?	10/14/2005 REVW Affirmed 05/25/2006 2006 WI 54	3 Mara	09/20/2005 Pub 2005 WI App 210 704 NW2d 613
	What constitutes "emergency care" for purposes of Wis. Stat. § 895.48(1)?			
2005AP189	Industrial Roofing Services, Inc. v. R. Marquardt, et al Did the circuit court erroneously exercise its discretion when it sanctioned the plaintiff for discovery violations by dismissing the plaintiff's complaint without prejudice and conditioning refiling on payment of attorneys fees and a demonstration as to the viability of the complaint's allegations within 60 days, when the plaintiff's attorney admitted that the discovery violations were caused by his own failings managing his law	04/10/2006 REVW Oral Arg 09/07/2006	2 Wauke	01/25/2006 Unp
2005AP302-CR	practice due to his personal problems? State v. B. Jenkins Did the court of appeals fail to follow the proper standard for reviewing decisions on pre-sentence motions for plea withdrawal; see State v Canedy, 161 Wis. 2d 565, 469 N.W2d 163 (1991)?	06/14//2006 REVW Oral Arg 11/01/2006	1 Milw	02/22/2006 Pub 2006 WI App 28 710 NW2d 502
2005AP323	Wisconsin Mall Properties v. LLC Younkers, Inc. Can a condemnation action against real property and the sale/leaseback lease extinguish the parties' contractual rights and obligations where there is an express agreement that contractual rights would survive condemnation? If contractual rights and obligations survive condemnation, does the injured party have only limited recourse against the	01/20/2006 REVW Reversed and Remanded 07/11/2006 2006 WI 95	3 Brown	12/21/2005 Pub 2005 WI App 261 707 NW2d 886

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Case No.	Caption/Issue(s)	SC Accepted	CA Dist/ Cty	CA Decision
2005AP423	K. McNeil v. B. Hansen, et al	05/09/2006 CERT	1 Milw	
	Whether the facts constitute "operation of a motor vehicle" as that term is used in Wis. Stats. ss 102.03(2), so that the injured co-employee is not limited to the exclusive remedy of the workers compensation laws?	Oral Arg 10/13/2006		
2005AP508	Adams Outdoor Advertising, Ltd. V. City of Madison	01/20/2006 CERT	4 Dane	
	In the absence of a recent sale of a subject property and sales of other reasonably comparable properties, does the law require a taxing authority to use the "cost less depreciation" method instead of the "income" method when valuing an outdoor advertising sign for personal property tax purposes?	Oral Arg 04/26/2006 Reversed Remanded 07/13/2006	Daile	
	Should the appraisal methods used in eminent domain cases be recognized in personal property tax assessment cases?	2006 WI 104		
	Should the "inextricably intertwined" approach used in real estate tax assessment cases be recognized in personal property tax assessment cases?			
	Is a permit authorizing the location of an outdoor advertising sign an "intangible" within the meaning of Wis. Stat. § 70.112(1) and therefore an exempt factor for purposes of personal property tax assessment?			
	Does the Uniformity Clause, article VIII, section 1 of the Wisconsin Constitution and the language of <u>State ex rel. Baker Manufacturing Co. v. City of Evansville</u> , 261 Wis. 599, 53 N.W.2d 795 (1952), require that similar property be assessed under the same methodology or merely require that the fraction of the value taxed be the same?			
2005AP534	H. Frisch v. R. Henrichs	06/14/2006 REVW	2 Wauke	04/26/2006 Pub
	What is the appropriate remedy for violations of Wis. Stat. § 767.27(2m)?	NEVVV	vvadito	2006 WI App 64 713 NW2d 139
	Is Wis. Stat. § 806.07 a more appropriate remedy than contempt for correcting child support orders premised on fraudulent or undisclosed income information?			
	If a child support order is vacated under Wis. Stat. § 806.07 because it was premised on fraudulent or undisclosed income, does Wis. Stat. § 767.32(1m) prevent the court from ordering retroactive child support?			
2005AP544	DaimlerChrysler c/o ESIS v. LIRC, et al	03/16/2006 CERT	2 Kenos	
	Whether the Wisconsin Labor and Industry Review Commission (LIRC) may interpret Wis. Admin. Code § DWD 80.32(4) (9/2005) to stack minimum permanent partial disability assessments for successive ligament repair procedures, where the resulting award is higher than the highest medical estimate of permanent partial disability in evidence?	Oral Arg 09/13/2006	110100	

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By Cornelia G. Clark, Clerk of Supreme Court (608) 266-1880

Case No.	Caption/Issue(s)	SC Accepted	CA Dist/ Cty	CA Decision
2005AP545	Jackson County v. DNR, et al (Consol. w/2004AP2582) Can a county, after taking a tax deed to assume ownership of property on which taxes had not been paid, rescind the tax deed and return the property to the original owner without that owner's consent?	11/11/2005 CERT Affirmed and Remanded 07/11/2006 2006 WI 96	4 Dane	
2005AP573-CR	State v. G. Johnson Did the court of appeals err in holding that a protective search of the defendant's car was unconstitutional after officers had observed him making allegedly furtive movements in his car and after the defendant had fallen each time the officer neared a particular pant pocket during a pat-down?	04/11/2006 REVW Oral Arg 09/13/2006	2 Racine	01/25/2006 Pub 2006 WI App 15 709 NW2d 491
2005AP584-CR	State v. J. Brown What standard of review should appellate courts apply when reviewing circuit court decisions reconfining individuals to prison following revocation of extended supervision? Did the circuit court fail to exercise discretion in denying a motion for reconsideration which sought to explain the Department of Corrections' process in making reconfinement	05/09/2006 REVW Oral Arg 10/12/2006	1 Milw	3/23/2006 Pub 2006 WI App 44 712 NW2d 899
2005AP661- CRNM	recommendations? State v. M. Parent What procedure and factors are to be considered when deciding whether a defendant should receive a copy of a presentence investigation report (PSI) to facilitate his or her response to a no-merit report and to decide whether motions filed by the state seeking access to a PSI should be filed in the court of appeals or in the circuit court?	05/09/2006 CERT Oral Arg 10/11/2006	3 Eau Claire	
2005AP685	Acuity Mutual Ins. Co. v. M. Olivas When determining whether a worker is an employee or an independent contractor for the purpose of setting a premium under a worker's compensation insurance policy, does the specific statutory definition of "independent contractor" set forth in Wis. Stat. § 102.07(8)(b) control, or does the common law test control?	04/10/2006 REVW Oral Arg 09/12/2006	2 Sheb	03/22/2006 Pub 2006 WI 45 712 NW2d 374
2005AP948-CR	State v. J. Bonds Does Wis. Stat. § 973.12 require the state to allege the specific prior convictions used as the basis of a repeater allegation before or at arraignment and before a plea acceptance? Can Consolidated Court Automation Programs (CCAP) records form the basis of proof beyond a reasonable doubt for a repeater allegation?	12/14/2005 REVW Reversed and Remanded 06/302006 2006 WI 83	1 Milw	10/28/2005 Unp

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Case No.	Caption/Issue(s)	SC Accepted	CA Dist/ Cty	CA Decision
2005AP995	M. Kasten v. Doral Dental USA, LLC	05/09/2006 CERT	2 Ozauk	
	Whether Wis. Stat. § 183.0405 (2003-04), part of the Wisconsin Limited Liability Company Law (WLLCL), grants a broad right of member access to limited liability company records that, absent contrary language in the LLC operating agreement, embraces informal and non-financial records?	Oral Arg 10/30/2006		
	If the court determines that the statute grants members a broad inspection right, whether e-mails can be classified as "records" under Wis. Stat. § 183.0405(2) such that they are subject to a member's inspection?			
2005AP1189-CR	State v. M. Lackershire	02/27/2006	3	12/21/2005
	Whether during a plea colloquy a circuit court is required to inform the defendant that certain counts dismissed pursuant to a plea agreement will be "read-in" at sentencing and the effect of such a read-in?	REVW Oral Arg 09/12/2006	Pepin	Pub 2005 WI App 265 707 NW2d 891
	Must a defendant have actual knowledge and understanding of the dismissed offenses and the consequences of the read-in procedure?			
	When a defendant moves to withdraw a plea and has testified as to a misunderstanding of the nature of the charged offense, is the state required to present affirmative evidence to support the circuit court's denial of the motion for plea withdrawal?			
	Does the belief by a pregnant defendant who entered a plea with the understanding that she could not medically endure a trial without risking her health or the health of her unborn child and that she could not get an adjourment of the trial date prove that her plea was not voluntary and entitle her to withdraw the plea?			
2005AP1407	Estate of F. Rille, et al v. Physicians Ins. Co., et al	05/09/2006 CERT	2	
	In light of the decision in Precision Erecting , Inc. v. M&I Marshall & IIsley Bank , 224 Wis. 2d 288, 592 N.W.2d 5 (Ct. App 1998), what is the extent of a tort litigant's responsibility to appear and object to a motion for summary judgment filed against another party to the tort action, but not against the litigant, when the litigant seeks to preserve a potential claim for contribution against a party to the motion?	CERT	Wauke	
2005AP1485-CR	State v. R. Lord, Jr.	05/09/2006	1 Milya	02/22/2006
	Was a defendant's counsel ineffective for failing to establish the authenticity of a state issued temporary license plate which was the basis for law enforcement officers' traffic stop of the defendant's vehicle?	REVW Oral Arg 10/12/2006	Milw	Unp
2005AP1516-CR	State v. D. Bruski	04/10/2006	3	03/22/2006
	Were the defendant's rights to be free from unreasonable searches violated when the police searched his travel case without a warrant while investigating his unexplained presence in a vehicle?	REVW Oral Arg 09/13/2006	Doug	Pub 2006 WI App 53 711 NW2d 679

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Case No.	Caption/Issue(s)	SC Accepted	CA Dist/ Cty	CA Decision
2005AP1874	K. Wambolt, et al v. West Bend Mutual Ins. Co., et al	04/11/2006	3	Memo
		REVW	Burn	Opn.
	Whether a "memorandum decision" granting summary	Oral Arg		
*2005 A D2020	judgment is the final order or judgment for purposes of appeal?	10/31/2006 07/25/2006	2	06/28/2006
*2005AP2028	R. Pool v. City of Sheboygan	07/25/2006 REVW	∠ Sheb	06/26/2006 Pub
	Does service of a notice of disallowance by certified mail	IXL V V V	Sileb	2006 WI App 122
	addressed to the claimant and receipted by the claimant's adult			2000 W17 PP 122
	daughter and received by the claimant constitute service "on			
	the claimant by registered or certified mail" in compliance with			
	Wis. Stat. § 893.80 (1) (g)?			
2005AP2315	H. Lornson, et al v. N. Siddiqui, et al	06/14/2006	2	
		CERT	Winne	
	Whether, in light of Rineck v Johnson, 155 Wis. 2d 659, 456	Oral Arg		
	N.W.2d 336 (1990) and Storm v. Legion Insurance Co., 203 WI	10/11/2006		
	120, 265 Wis. 2d 169, 665 N.W.2d 353, two cases discussing			
	the exclusivity of ch. 655, Wis. Stats. (2003-04), a surviving spouse's wrongful death claim in a medical malpractice case			
	survives his or her own death such that his or her personal			
	representatives have standing to purse the claim?			
2005AP2336	G. Tyler v. The Riverbank	05/09/2006	3	Memo
		REVW	Polk	Opn.
	Is a circuit court's denial of post-trial motions a final order for	Oral Arg		•
	purposes of timely filing an appeal?	10/31/2006		
2005AP2656	Oneida County Dept. of Social Services v. Nicole W.	05/09/2006	3	03/22/2006
		REVW	Oneida	Unp
	Is a partial summary judgment appropriate where the ground	Oral Arg		
	for terminating parental rights is a previous termination of rights to another child where the previous termination was by default	10/30/2006		
	judgment?			
2005AP2752	State v Shirley E.	05/09/2006	1	03/22/2006
2003AI 2132	Otato v Offinoy E.	REVW	Milw	Pub
	Does a parent who has been defaulted in a TPR hearing	Oral Arg		2006 WI App 55
	maintain the substantive due process right to be represented by	10/12/2006		711 NW2d 690
	counsel throughout the remainder of litigation in the case?			
2005AP3141	City of Milwaukee v. R. Washington	06/14/2006	1	05/31/2006
		REVW	Milw	Pub
	Did the circuit court abuse its discretion in confining the	Oral Arg		2006 WI App 99
	respondent to county jail facilities for tuberculosis treatment	11/01/2006		
	under Wis. Stat. § 252.07(9) and in rejecting the alternative of			
	guarded placement in a hospital because of the associated costs?			
	Was remedial contempt available as a sanction for the circuit			
	court to incarcerate the respondent for tuberculosis treatment			
	until health authorities certified that the respondent was cured?			